Page 1 of	2 Pag	es [X]	Original	[]	Substitu	ıte [] Supplen	nental		Atty. Doo	ket:
	Com	bined De	claratio	n foi	r Paten	ıt App	lication	and Po	wer of A	ttorney	
As a below-	named is	nventor, I hei	eby declare	that:							
and sole inv	entor (if		me is listed b	elow)	or an orig	ginal, firs	t and joint i	nventor (if		e I am the originare listed below	
Space-Enclo	sing Pa	nel									
the specifica	tion of	which (check	one)								
	[X] []	U.S. Appln was/will be	the United S. No. filed in the ication, PCT stage appl	U.S. u	*; or	J.S.C. §3 led	371 by entry	into the U		\$371/\\$102(e)	*;
								(if applica	احاما		
and was ame	enaea or		ites of amenda	nents u	nder PCT	1rt. 19 an	1 34 if PCT)	_ (if applica	ibie).		
amendment known by m I hereby clai	referred e to be i im forei r plant b	to above; an material to pa gn priority bo preeder's righ	d I acknowle tentability as enefits under	edge t s defin · 35 U	he duty to led in 37 C .S.C. §§ 1	disclose C.F.R. §1 19 (a)-(d	to the Pate .56.	nt and Trad	lemark Office	ns, as amended e (PTO) all info pplication(s) for ted at least one	rmation r patent,
		Applicati	on No.		Cour	ıtry	Fi	ling Date (M	M/DD/YYYY)	
		102 57	977.6	_	Germ	any		December	r 12, 2002	<u>—</u>	
application of	designat hat of th	ing a country	other than dication from	the Un	nited State ch foreign	es) or for	an invento	r's or plant f left blank,			
I hereby clai	m the be	enefit under 3	35 U.S.C. §1		-		s provisiona		ns listed belo	ow:	

I hereby claim the benefit under 35 U.S.C. \$120 of any prior U.S. non-provisional application(s) or under \$365(c) of any prior PCT international application(s) designating the U.S., listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in such U.S. or PCT international application in the manner provided by the first paragraph of 35 U.S.C. \$112, I acknowledge the duty to disclose to the PTO all information which is material to patentability as defined in 37 C.F.R. \$1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application No. Filing Date (MM/DD/YYYY) Status (patented, pending, abandoned)

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

Page 2 of 2 Pages			Atty. Docket:
Title: Space-Enclosing Panel			
U.S. Application filed			
PCT Application filed	, Serial No		
The undersigned hereby authorizes the U.S. Atto	orneys or Agents appointed herein ny action to be taken in the U.S	to accept and follow ins	tructions from
application without direct communication between the persons from whom instructions may be trundersigned.	een the U.S. Attorneys or Agents a	and the undersigned. In	the event of a change
I hereby further declare that all statements made and belief are believed to be true; and that thes like so made are punishable by fine or imprisor	se statements were made with the	knowledge that willful	false statements and t
jeopardize the validity of the application or any	patent issued thereon.		
FULL NAME OF FIRST INVENTOR	INVENTOR'S SIGNATURE		DATE
Klaus BERTERMANN	les lus	/	3.11.03
RESIDENCE	June 1880	CITIZENSHIP	T 2. 7 1 V 3
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UIF FELLMANN	1001 = 1	2	3.11.2003
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2007 0007 00 1 2 2 2 2 2 2			
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FULL NAME OF FOURTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE
FULL NAME OF FOURTH JOINT INVENTOR	INVENTOR SSIGNATURE		DATE
RESIDENCE	I	CITIZENSHIP	1
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FULL NAME OF FIFTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE
			-
RESIDENCE		CITIZENSHIP	
POST OFFICE ADDRESS	··		
FULL NAME OF SIXTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE
RESIDENCE		CITIZENSHIP	
POST OFFICE ADDRESS			

ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.